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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/025,382	12/19/2001	Robert J. Seymour	KCX-481 (17407)	5397
759	90 01/24/2003			
Bernard S. Klosowski, Jr. Dority & Manning, Attorneys at Law, P.A. P.O. Box 1449			EXAMINER	
			HUG, ERIC J	
Greenville, SC 29602			ART UNIT	PAPER NUMBER
			1731	6
			DATE MAILED: 01/24/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	Application No.	Applicant(s)
	10/025,382	SEYMOUR ET AL.
Office Action Summary	Examiner	Art Unit
•	Eric Hug	1731
The MAILING DATE of this communica Period for Reply	tion appears on the cover sheet w	rith the correspondence address
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA  - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) data of the period for reply is specified above, the maximum statuto of Failure to reply within the set or extended period for reply will, of Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).  Status	TION. 7 CFR 1.136(a). In no event, however, may a sation. Bys, a reply within the statutory minimum of thical ry period will apply and will expire SIX (6) MOI by statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133)
1) Responsive to communication(s) filed	on <u>19 December 2001</u> .	
• • •		
3) Since this application is in condition fo closed in accordance with the practice Disposition of Claims	r allowance except for formal ma under <i>Ex parte Quayle</i> , 1935 C.	tters, prosecution as to the merits is D. 11, 453 O.G. 213.
4) Claim(s) 1-35 is/are pending in the app	lication.	
4a) Of the above claim(s) is/are v	vithdrawn from consideration.	
5)⊠ Claim(s) <u>6-24</u> is/are allowed.		
6)⊠ Claim(s) <u>1-5 and 25-35</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction	and/or election requirement.	
Application Papers	<b>4</b>	
9) The specification is objected to by the Ex	kaminer.	
10) The drawing(s) filed on is/are: a)	☐ accepted or b)☐ objected to by t	he Examiner.
Applicant may not request that any objection	on to the drawing(s) be held in abey	ance. See 37 CFR 1.85(a).
11) The proposed drawing correction filed or	i is: a) ☐ approved b) ☐ c	isapproved by the Examiner.
If approved, corrected drawings are require	ed in reply to this Office action.	
12) The oath or declaration is objected to by	the Examiner.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for	foreign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority doc	uments have been received.	
2. Certified copies of the priority doc	uments have been received in A	pplication No
3. Copies of the certified copies of the application from the Internation  * See the attached detailed Office action fo	nal Bureau (PCT Rule 17.2(a)).	
14) Acknowledgment is made of a claim for de	·	
a) The translation of the foreign langua		
15) Acknowledgment is made of a claim for d		
Attachment(s)		
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-93)</li> <li>Information Disclosure Statement(s) (PTO-1449) Paper</li> </ol>	48) 5) Notice of I	Summary (PTO-413) Paper No(s)  Informal Patent Application (PTO-152)

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## **DETAILED ACTION**

## Ciaim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-5, 25-27, and 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable 1. over Liebeck (US 999,375) in view of Linkletter (US 4,087,319). Liebeck discloses a machine for manufacturing toilet tissue whereby the finished rolls of toilet paper are made in the same operation as the making of the tissue paper, thus eliminating the intermediate steps of winding into rolls, shipping the rolls to a converting facility, and unwinding the rolls before converting (includes perforating, slitting, and winding into product rolls). The paper machine is represented in Figure 1 as having a typical forming section, press section, and drying section. As soon as the web of paper leaves the last of the drying cylinders (5), the web is transported through a calender (11), pressure rolls (12), slitting and perforating devices (16), and to the winding device (17) for rolling into small rolls (see Figure 2). After the pressure rolls, the web is delivered to and continuously supported through the perforating and slitting devices, and then to the winding device by guide tapes (25). The converting devices co-act with the remainder of the paper machine in a manner so that the speeds are commensurate with the travel speed of the web leaving the drying cylinders. The difference between the claimed present invention and the paper machine of Liebeck is that the web in Liebeck is unsupported between the last dryer cylinder and the perforator/slitter devices.

Linkletter discloses a continuously advancing system for separating a tissue web from a Yankee dryer roll, creping the web, embossing the web, and reeling the web. Linkletter solves problems associated with unsupported tissue webs as they are conveyed from the dryer to the winder. Linkletter explicitly teaches that it is desired to transfer a tissue web from a dryer to a reel and thread the web through treatment devices in between the dryer and the reel by means of an endless fabric conveyor belt. The web is received from the dryer cylinder at the supporting end of the conveyor belt and is transported to the reel. Therefore, at the time of the invention, it would have been obvious to one skilled in the art to provide for continuous transfer and transport of the tissue web of Liebeck from dryer to winder by means of an endless conveyor belt as taught by Linkletter in order to eliminate unsupported draws between processing equipment.

With respect to the claims:

Claim 1: The method steps of forming, drying, converting, and winding into rolls of product form are taught by Liebeck. Combining the steps of transferring the web to a conveyor and performing a converting step while on the conveyor as taught by Linkletter leads to the claimed invention.

Claims 2, 3: The paper in Liebeck is dried before converting and the paper in Linkletter is dried before transferring from the dryer cylinder to the endless conveyor.

Claim 4: Liebeck teaches calendering and perforating. Linkletter teaches both calendering and embossing.

Claim 5: In Liebeck, it would be obvious to monitor the amount of paper desired and then sever the paper before the winding step once the desired amount is reached so that the formed roll has the proper size.

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Claims 25, 26: The apparatus of Liebeck modified in view of Linkletter has the claimed elements as described above, namely a web torming apparatus, web transfer means, conveyance system, converting station, and a winding element.

Claim 27: The support belt is an endless fabric conveyor.

Claim 29: Liebeck makes an uncreped toilet paper. Otherwise, the method steps are those as described for claims 1-5 above.

Claims 30 and 31: Liebeck uses a calender having a calender roll and an opposing roll.

Linkletter says a single nip calender may be present between the dryer and the winder.

2. Claims 28 and 32-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Liebeck (US 999,375) in view of Linkletter (US 4,087,319) as applied to claims 25 and 29 above, and further in view of Smook (Chapter 23 of <u>Handbook for Pulp and Paper Technologists</u>). With respect to the converting operations of the claims, folding, embossing with two rolls, and coating on one or two sides are not expressly disclosed by Liebeck or Linkletter, however these are all well-known operations for paper. See Smook for evidence. Therefore, at the time of the invention it would have been obvious to one skilled in the art to incorporate any of these converting operations in the paper machine of Liebeck modified in view of Linkletter as desired for folding a sheet into products such as napkins, or for embossing a pattern into the sheet, or for providing the sheet with desired surface properties or appearance.

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3. Claims 1-3, 25, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fuller (US 1,315,924). Fuller discloses a paper machine for heavy paper (such as box board) comprising a forming section (cylinder mold and Fourdrinier), a dryer (22), web cutters (30) and a sheet stacker (table 32). The web is continuously supported in the forming section and dryer by wire 14 and then carried from the blowing roll 17 at end of the wire through to the stacking table by a carrying cloth 25 about pulleys 26, 27. Therefore, Fuller teaches conveying, continuously transferring to a conveyor after forming, converting the web (sheeting) as the web advances on the conveyor, then stacking the sheets (which is in a form ready for packaging). Although sheet stacking is not the same as winding, at the time of the invention, it would have been obvious to one skilled in the art that sheeting is a final converting operation which is equivalent in function to winding or folding the web, that is preparing the web into a final product form. Therefore the claims are obvious over the reference.

## Allowable Subject Matter

Claims 6-24 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

The prior art does not disclose or suggest a method for manufacturing a finished rolled paper web product without parent roll reeling and unwinding, whereby the method comprises all the steps of forming the web, drying the web, creping the web, continuously advancing the creped web to a first conveyor, guiding the web to a second conveyor, transversely spreading the web, processing the web, transversely perforating the web, severing the web, and winding into a rolled product.

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tissue web.

The prior art teaches all of the above tissue converting steps operating off-line from the paper making machine. The converting operations are run at speeds which are far less than the running speed of a paper machine, and as a result are typically run without the need for continuous web support. Continuous support has become necessary in high-speed tissue making machines for creped and uncreped tissues. For example, Rugowski discloses continuous web support using a two- conveyor belt system for transferring the web from the dryer to the reel. However, there is no suggestion in the prior art to combine off-line converting operations at different running speeds with the two-conveyor belt support system used in manufacturing the

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Kilpia et al (US 6,076,281) discloses a web finishing section in a paper machine comprising a dryer section, a calender placed immediately after the drying section, and a web spreader placed after the calender and just before the reel cylinder. Calender belts carry the web through the calender nips. The devices are arranged to minimize any unsupported draws between them and to shorten the length of the finishing section.

Williams (US 1,842,889) discloses a paper machine whereby a tissue paper is continuously supported between the last drying drum and a reel, and whereby the paper is slitted into the desired width and stacked prior to reeling.

Hall (US 1,585,977) discloses continuously supporting a "wadded" (creped) web from the drying cylinder to the reel.

Kurth (US 5,806,432) discloses a process of converting and printing a paper web whereby the web is coated and/or calendered in the converting step and then directly printed without winding into a roll prior to printing. The web is rolled and cut into smaller rolls of width equal to that of the printer prior to converting and printing.

Rugowski (US 5,593,545 and US 5,591,309) discloses a tissue machine without an open draw for making tissue products.

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Any inquiry concerning this communication or earlier communications from the cxaminer should be directed to Eric Hug whose telephone number is 703 308-1980. The examiner can normally be reached on Monday through Friday, 9:00 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Griffin can be reached on 703 308-1164. The fax phone numbers for the organization where this application or proceeding is assigned are 703 872-9310 for regular communications and 703 872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 308-0651.

ieh

January 17, 2003

STEVEN P. GRIFFIN

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